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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/575,940	04/06/2007	Rolf Weiler	AP 10800	7081
	7590 12/23/200 L TEVES, INC.	80	EXAMINER	
ONE CONTINE			BURCH, MELODY M	
AUDUKN HIL			ART UNIT	PAPER NUMBER
			3657	
			MAIL DATE	DELIVERY MODE
			12/23/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/575,940	WEILER ET AL.			
Office Action Summary	Examiner	Art Unit			
	Melody M. Burch	3657			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	Lely filed the mailing date of this communication. (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 13 Ag	action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4) Claim(s) 7-12 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 7-12 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or Application Papers 9) The specification is objected to by the Examine	vn from consideration. relection requirement.				
10) ☐ The drawing(s) filed on 13 April 2006 is/are: a) Applicant may not request that any objection to the conference Replacement drawing sheet(s) including the correction 11. The oath or declaration is objected to by the Expression 11.	drawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 4/13/06.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ite			

Art Unit: 3657

DETAILED ACTION

Priority

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Specification

2. The abstract of the disclosure is objected to because it includes the term "disclosed" and it exceeds 150 words. Correction is required. See MPEP § 608.01(b).

Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claims 9, 10, and 12 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Re: claim 9. The phrase "spring arms" in line 2 of claim 9 is indefinite. It is unclear to the Examiner whether the spring arms in claim 9 are intended to be the same or different from the two spring arms recited in claim 7. Also, the phrase "a brake lining" is indefinite. It is unclear to the Examiner whether the brake lining in claim 9 is intended to be the same or different from that of claim 7.

Re: claim 10. The phrase "the spring arm" in line 1 of claim 10 is indefinite. It is unclear to the Examiner whether or not the spring arm in claim 10 is intended to be one of the spring arms of claim 7 or 9.

Claim 12 is indefinite due to its dependence from claim 9.

Art Unit: 3657

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

6. Claims 7-9 and 12 are rejected under 35 U.S.C. 102(b) as being anticipated by GB-2185079 (GB'079).

Re: claims 7, 8, and 12. GB'079 shows in figures 1-4 a spot-type disc brake comprising: a brake caliper 11 straddling a brake disc 10, at least one brake lining 19 displaceably arranged in relation to the brake caliper for tribological interaction with the brake disc when the brake is applied; at least one actuating device 26,27 arranged in the brake caliper for exerting an application force on the brake lining, and a spring assembly 29,31,33,34 to adjust a clearance between the brake lining and the brake disc after brake application, which is detachably fastened in the spot type disc brake, wherein the spring assembly includes a spring element 30,31 which is at least radially and axially supported on the brake caliper and, in addition, comprises a spring clip 34 connected to the spring element and being detachably fastened at the brake lining by way of two spring arms 33,33.

Re: claim 9. GB'079 shows the limitation wherein the spring clip 34 has spring arms 33,33 and is received in a rotatable fashion at a brake lining 19 which is coupled to the at least one actuating device, via intervening elements such as the brake disc particularly when the brake is applied, as broadly recited.

Art Unit: 3657

Claim Rejections - 35 USC § 103

7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over GB'079 in view of US Patent Application 2002/0043436 to Burgdorf et al.

GB'079 is silent with regards to the spring arm being hooked into a receiving element which is attached to the brake lining.

Burgdorf et al. teach in figure 1 the use of a spring arm being hooked into a receiving element 13 which is attached to a brake lining 5.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the connection of the spring arm to the brake lining of GB'079 to have been by way of the spring arm being hooked into a receiving element, as taught by Burgdorf et al., in order to provide a means of preventing decoupling of the spring arm from the brake lining to help maintenance pad to clearance maintenance.

9. Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over GB'079 in view of EP-1227260 (EP'260).

GB'079 is silent with regards to the spring clip and the spring element being designed as separate components.

Application/Control Number: 10/575,940

Art Unit: 3657

EP'260 teaches in figure 3 the use of a spring assembly with the spring clip 15 and the spring element 14 being designed as separate components.

Page 5

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the spring assembly of GB'079 to have included the spring clip and spring element designed as separate components, as taught by EP'260, in order to provide a means of replacing one of the components without having to remove the entire spring assembly. See *In re Dulberg*, 289 F.2d 522, 523, 129 USPQ 348, 349 (CCPA 1961) (The claimed structure, a lipstick holder with a removable cap, was fully met by the prior art except that in the prior art the cap is "press fitted" and therefore not manually removable. The court held that "if it were considered desirable for any reason to obtain access to the end of [the prior art's] holder to which the cap is applied, it would be obvious to make the cap removable for that purpose.").

Conclusion

10. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. US Patents: 5257679 to Weiler and 5251727 to Loeffler et al. teach the use of disc brakes having spring assemblies associated with the brake disc and lining.

Conclusion

11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Melody M. Burch whose telephone number is 571-272-7114. The examiner can normally be reached on Monday-Friday (6:30 AM-3:00 PM).

Art Unit: 3657

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Siconolfi can be reached on 571-272-7124. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

mmb December 20, 2008

/Melody M. Burch/ Primary Examiner, Art Unit 3657